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Substitute for form 1449/PTO		Coi	Complete if Known		
		Application Number	10/505,312		
INICODMA	TION DISCLOSURE	Filing Date	AUGUST 10, 2005		
		First Named Inventor	LOEFFELHOLZ ET AL.		
• —	ENT BY APPLICANT	Art Unit	2831		
(Use as	many sheets as necessary)	Examiner Name	NGO, HUNG V.		
Chart 1	as 1	Attorney Docket Number	02316 1662LISWO		

U. S. PATENT DOCUMENTS					
Examiner Initials*	Cite No. ¹	Document Number Number-Kind Code ² (f known)	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
/HN/		^{US-} 3,622,684	11-1971	Press, Paul R.	
/HN/		^{US-} 6,094,156	07-2000	Henty, David L.	
/HN/		^{US-} 6,127,630	10-2000	McKenzie et al.	
		US-			
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		US-			

	FOREIGN PATENT DOCUMENTS					
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages Or Relevant Figures Appear	
		Country Code ³ Number ⁴ Kind Code ⁵ (if known)	MM-DD-YYYY	Applicant of Onca 2004ment		T ⁶

Examiner	/Huna Nao/	Date	04/34/2000
Signature	/Hung Ngo/	Considered	04/14/2008

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